IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

CREIGHTON SAINT JOSEPH REGIONAL)	
HEALTHCARE, LLC d/b/a SAINT JOSEPH)	
HOSPITAL – CREIGHTON UNIVERSITY)	
MEDICAL CENTER,)	
)	
Plaintiff,)	
)	8:07CV113
vs.)	
)	SCHEDULING ORDER
LAKELAND ENGINEERING EQUIPMENT)	
COMPANY, LAKELAND ENGINEERING)	
EQUIPMENT COMPANY EMPLOYEE)	
MEDICAL PLAN, and PREFERREDONE)	
Administrative Services,)	
)	
Defendants.)	

Due to the addition of PreferredOne Administrative Services as a defendant, and upon review of the parties' recently filed status reports,

IT IS ORDERED that counsel shall once again confer pursuant to Fed. R. Civ. P. 26(f) and file a revised planning report with the court no later than **April 15, 2008**.

DATED March 26, 2008.

BY THE COURT:

s/ F.A. Gossett United States Magistrate Judge

FOR THE DISTRICT OF NEBRASKA				
		Plaintiff(s), v.)) Case No.) REPORT OF PARTIES'	
) PLANNING CONFERENCE)	
		Defendant(s).)	
	Coun	sel for the parties met on	in person/by telephone.	
Repre	esentin	g plaintiff(s) was/were	; representing defendant(s) was/were	
		The	parties discussed the case and jointly (except	
as no	ted bel	low) make the following report	:	
1. as fol		elements of the plaintiff's claim	s and the elements disputed by defendant are	
	a.	Jurisdiction		
	b.	Venue		
	wish to been and (to delay proceeding with the induction decided, and if so, (i) how so ii) what, if any, initial discove	ue is being challenged, state whether counsel tial phases of discovery until those issues have on a motion to dismiss or transfer will be filed, ery, limited to that issue, will be necessary to	
	c.	CLAIM I:		
		Elements of Claim I: (list and	I number all substantive elements):	
		Of those elements, defendar	nt disputes the following elements:	

	d.	CLAIM II:		
		Elements of Claim II: (list all substantive elements):		
		Of these elements, defendant disputes the following elements:		
		•		
2.	The e	The elements of the defenses raised by the pleadings are:		
	a.	FIRST DEFENSE:		
		Elements (again, by number):		
		Of these elements, plaintiff disputes the following elements:		
		•		
	b.	SECOND DEFENSE:		
		Elements:		
		Of these elements, plaintiff disputes the following elements:		
		,		

	Of the <i>disputed</i> elements identified above by all parties, discovery will be necessary solve the following elements:
partie plead	The plaintiff does does not anticipate a need to amend pleadings or add es; if necessary, plaintiff can file the necessary motions to add parties or amend ings by: If more than ninety days, the reasons that much s necessary are:
partie plead	The defendant does does not anticipate a need to amend pleadings or add as; if necessary, defendant can file the necessary motions to add parties or amend ings by: If more than ninety days, the reasons that much s necessary are:
may b	The parties submit that the following elements of the pending claims or defenses be appropriate for disposition by summary judgment or partial summary judgment: ; and state that the discovery necessary termine whether to file summary judgment motions on such element(s) can be letted by
7.	The parties submit the following plan for their completion of discovery:
	a. Disclosures required by Rule 26(a)(1), including a statement of how each matter disclosed relates to the elements of the <i>disclosing party's</i> claims or defenses, have been completed; will be completed by
	b Is the maximum number of interrogatories, including subparts, that may be served by any party on any other party.
	c Is the maximum number of depositions that may be taken by plaintiffs as a group and defendants as a group.
	d. Depositions shall be limited by Rule 30(d)(2) <i>except</i> the depositions of, which by agreement are limited as
	follows:
	e. All parties will <i>identify</i> experts (i.e., <i>without</i> the full reports required by Rule 26(a)(2), by
8.	a. The parties request that this case be referred immediately for mediation in accordance with the court's Mediation Plan as amended October 1, 2000, to the following mediator from the court's list of approved mediators:
	b. The parties state that they intend to hire their own mediator or neutral person for mediation or negotiation, and request that the court stay further progression of this case for days to accommodate their efforts to

		settle now.
		c. The parties state that this case will not be settled, and the court should not plan or schedule settlement conferences, mediation or other alternative dispute resolution techniques.
		d. The parties submit that the minimum discovery necessary for counsel to negotiate toward settlement is:
9. conse		arties do do not consent to trial by a magistrate judge. If the parties al by a magistrate judge, enclose the executed consent.
200	İf	arties now anticipate that the case can be ready for trial in, more than eight months are required, state the special problems or es that necessitate that much time for trial preparation are:
11. trial da		appears to counsel that the trial of this case, if necessary, will require
	Other conside	matters to which the parties stipulate and/or which the court should er:

Counsel for Defendant

Counsel for Plaintiff

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